UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

ANTHONY ZARA,

Plaintiff,

V.

DEVRY, INC. and DEVRY MEDICAL INTERNATIONAL, INC. dba ROSS UNIVERSITY SCHOOL OF VETERINARY MEDICINE; and ALEXA FERRARI,

Defendant.

Case No.: 1:16-cv-05156

Judge Andrea R. Wood

Room 1925

NOTICE OF MOTION

To: Brian M. Stolzenbach, Esq. Katherine F. Mendez, Esq. SEYFARTH SHAW LLP 131 South Dearborn Street Suite 2400 Chicago, Illinois 60603 (312) 460-5000 bstolzenbach@seyfarth.com kmendez@seyfarth.com

Scott A. Schaefers BROTSCHUL POTTS LLC 30 N. LaSalle St., Ste. 1402 Chicago, IL 60602 (312) 268-6795 sschaefers@brotschulpotts.com

PLEASE TAKE NOTICE that on June 30, 2016, at the hour of 9:00 a.m., ANTHONY ZARA, by his undersigned counsel, shall appear before the Honorable Andrea R. Wood, or any other District Court Judge who may be sitting in her stead, in courtroom 1925 of the United States District Court for the Northern District of Illinois, 219 Dearborn Street, Chicago, Illinois, and shall then and there present PLAINTIFF'S MOTION FOR LEAVE TO FILE A THIRD AMENDED COMPLAINT, a copy of which is attached hereto and hereby served upon you.

Respectfully submitted,

/s/ Jason J. Bach Jason J. Bach 7881 W. Charleston Blvd., Suite 165 Las Vegas, Nevada 89117 Attorneys for Plaintiff

CERTIFICATE OF SERVICE

Jason J. Bach, an attorney, states that he served a copy of the foregoing Notice of Motion to be served upon the following via electronic filing CM/ECF on this 22nd day of June, 2016.

Brian M. Stolzenbach, Esq.
Katherine F. Mendez, Esq.
SEYFARTH SHAW LLP
131 South Dearborn Street
Suite 2400
Chicago, Illinois 60603
(312) 460-5000
bstolzenbach@seyfarth.com
kmendez@seyfarth.com
Attorneys for Defendants DeVry Education Group Inc.,
DeVry Medical International, Inc., and Ross University
School of Medicine, School of Veterinary Medicine (St. Kitts) Limited

Scott A. Schaefers BROTSCHUL POTTS LLC 30 N. LaSalle St., Ste. 1402 Chicago, IL 60602 (312) 268-6795 sschaefers@brotschulpotts.com Attorney for Defendant Alexa Ferrari

> /s/ Jason J. Bach Jason J. Bach 7881 W. Charleston Blvd., Suite 165 Las Vegas, Nevada 89117 Attorneys for Plaintiff